EXHIBIT G

1	IN THE UNITED STATES DISTRICT COURT				
2	FOR THE DISTRICT OF DELAWARE				
3	* * *				
4	WAYNE VAN SCOY :				
5	: c.A. No. 05-108-KAJ				
6	VAN SCOY DIAMOND MINE OF				
7	DELAWARE, INC., KURT VAN SCOY : and DONNA VAN SCOY				
8	* * *				
9	AUGUST 17, 2005				
10	* * *				
11	PORTIONS OF THIS TRANSCRIPT CONTAIN CONFIDENTIAL				
12	INFORMATION				
13	* * *				
14	Videotape deposition of WAYNE VAN SCOY,				
15	taken pursuant to notice, was held at the law				
16	offices of FOX, ROTHSCHILD, O'BRIEN & FRANKEL, LLP,				
17	2000 Market Street, 10th Floor, Philadelphia,				
18	Pennsylvania 19103-3291, beginning at 10:11 a.m.,				
19	before McKinley Wise, a Registered Professional				
20	Reporter and an approved Reporter of the United				
21	States District Court.				
22	ESQUIRE DEPOSITION SERVICES				
23	1880 John F. Kennedy Boulevard 15th Floor				
24	Philadelphia, Pennsylvania 19103 (215) 988-9191				

WAYNE VAN SCOY - 8/17/05

1	Α.	Probably when my dad was running the						
2	stores with him.							
3	Q.	So prior to						
4	Α.	1994.						
5	Q.	1999?						
6	Α.	Prior to 1994. Yes, '99.						
7	Q.	Prior to 1994?						
8	Α.	Yes.						
9	Q.	Do you know what Mark Mauer's						
10	occupation is?							
11	Α.	No.						
12	Q.	Do you have any business						
13	relationship with him now?							
14	Α.	No.						
15	Q.	Do you know whether your lawyers						
16	have talked w	ith him?						
17	Α.	I don't know for sure.						
18	Q.	Do you have any knowledge about his						
19	use or nonuse	of the mark Van Scoy Diamond Mine?						
20	Α.	No, not that I know of.						
21	Q.	Who is John Sulik?						
22	Α.	Don't know. Mark and John. Maybe						
23	that was John	's last name. I don't know for sure.						
24	Q.	You don't know.						

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1	Q.	Did you ever tell him that before
2	you owned the	e mark?
3	Α.	He was aware. I probably did during
4	the bankrupto	cy, how Rick and I have to take the
5	sign down and	d stuff. I didn't say, You had to
6	pay, because,	you know, I can't make him pay for
7	it. I don't	own it.
8	Q.	How about when your father owned the
9	mark?	
10	Α.	Did I? No. I don't not that I
11	recall.	
12	Q.	When did you first realize that Kurt
13	Van Scoy was	running a jewelry store under the
14	name Van Scoy	Diamond Mine
15	Α.	Ninety
16	Q.	in Newark, Delaware?
17	Α.	'96 I saw the sign.
1.8	Q.	You were there personally
19	Α.	Yes.
20	Q.	in 1996?
21	Α.	Yes.
22	Q.	At the store?
23	Ä.	Yes.
24	Q.	And to your knowledge, did he

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1	continue to run that store after that?
2	A. '98, when I went back down or for
3	checkups possibly when I went down with my dad and
4	mom to get checked up, drove past, saw it. And
5	then for sure I was down there in '98 again
6	because of my father's surgeries.
7	Q. And you saw the store?
8	A. Yes.
9	Q. And you saw the sign?
10	A. Yes.
11	Q. And what did the sign say?
12	A. "Van Scoy's Diamond Mine." I
13	think from the road I don't know if it said "of
14	Delaware" on the edge of it. I don't know for
15	sure on that.
16	Q. And after that, did you visit the
17	store?
18	A. 2003. My mom.
19	Q. And after that?
20	A. No.
21	Q. So you have known that he has been
22	running a jewelry store under the mark Van Scoy
23	Diamond Mine since 1996?
24	A. '6, yes.

- 6 would -- I think I'm right on the others. And
- 7 then this here, I don't know about that one. I
- 8 would think, yes. Again, find out.
- 9 Q. Ms. Savoca, who works for you, does
- 10 she take care of the financial side of the
- 11 business?
- A. Meaning exactly what?
- 13 Q. The books.
- 14 A. She breaks down the receipts or I --
- 15 I used to do it too.
- Q. Who computes the --
- 17 A. Whoever has time.
- 18 Q. -- profit or loss?
- 19 A. My accountant.
- Q. Who is that?
- 21 A. Pat Noonan.
- Q. What's his address?
- 23 A. Nanticoke I think he goes by or
- 24 Hanover. I don't know his address.

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- 1 Q. How do you spell the name?
- 2 A. N-o-o-n-a-n.
- 3 Q. Pat?
- 4 A. Pat, yes.
- 9 Q. Male or female?
- 6 A. Male.

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- 7 Q. Mr. Van Scoy, who is Mark Mauer?
- 8 A. He was an owner of one of the
- 9 licenses down in Allentown area.
- 10 Q. Do you know him personally?
- 11 A. God, I don't -- I used to know him
- when I was younger when I went with my dad to the
- 13 stores, when he went around.
- 14 Q. Would you recognize him if he walked
- in this door?
- 16 A. I don't know. People change. So I
- don't know for sure. I think, you know. Facial.
- 18 Maybe. I don't know for sure.
- MR. MICHAEL F. PETOCK: I'll
- 20 undesignate this as not -- designate as not
- 21 being confidential now.
- 22 BY MR. QUINN:
- Q. When was the last time you spoke
- 24 with Mark Mauer?

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- 1 A. Probably when my dad was running the
- 2 stores with him.
- 3 Q. So prior to --
- 4 A. 1994.
- 5 Q. -- 1999?
- 6 A. Prior to 1994. Yes, '99.
- 7 Q. Prior to 1994? Page 132

8 A. Yes.

9 Q. Do you know what Mark Mauer's

10 occupation is?

11 A. No.

12 Q. Do you have any business

13 relationship with him now?

14 A. No.

Q. Do you know whether your lawyers

16 have talked with him?

17 A. I don't know for sure.

18 Q. Do you have any knowledge about his

19 use or nonuse of the mark Van Scoy Diamond Mine?

20 A. No, not that I know of.

Q. Who is John Sulik?

22 A. Don't know. Mark and John. Maybe

23 that was John's last name. I don't know for sure.

Q. You don't know.

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1 A. No.

2 Q. I represent to you that John and

3 Mark at one time were partners. Does that --

4 A. Yes. Okay.

5 Q. -- refresh your recollection?

6 A. Then it is, yes.

7 Q. Do you know John Sulik?

8 A. I've met them the same time as Mark.
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9	Q.	Have	you	seen	him	since?
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- 10 A. No.
- 11 Q. Spoke with him?
- 12 A. No.
- Q. Communicated in any way with him?
- 14 A. No.
- 15 Q. Do you know what he does now?
- 16 A. One of them -- I think they sold out
- one to the other in the jewelry business, and
- 18 that's all I -- that's all I know on that.
- 19 Q. Do you have any knowledge about his
- use or nonuse of the mark Van Scoy Diamond Mine?
- A. No, not offhand.
- Q. Who is Lou Hill?
- 23 A. He also owned a jewelry store.
- 24 Q. Where?

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- 1 A. I think the Reading area.
- Q. Was it a store franchised by your
- 3 dad?
- 4 A. Yes. Or at least licensed name,
- 5 yes.
- 6 Q. When was the last time you spoke
- 7 with Lou Hill?
- 8 A. Probably around the same time.
- Q. Have you had any communications with Page 134

- 10 him since?
- 11 A. NO.
- Q. would you know him if he walked in
- 13 that door?
- 14 A. Same thing. I think. I don't know
- 15 for sure.
- 16 Q. Do you have any business
- 17 relationship with him now?
- 18 A. No
- 19 Q. Do you have any knowledge about his
- 20 use or nonuse of the mark Van Scoy Diamond Mine?
- A. Not exact, no.
- Q. Not exact? Do you have any belief,
- 23 any understanding?
- 24 A. Again, it was -- there were several

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- owners down there and I don't know exactly who
- 2 changed hands and stuff like that or when they
- 3 were bought out from each other and stuff.
- 4 Q. Who is Bob Cook?
- 5 A. He runs a jewelry store down in
- 6 North Carolina.
- 7 Q. Under what name does he run that
- 8 store?
- 9 A. I don't -- I don't know for sure on
- 10 that. I think it -- I think it's Van Scoy Page 135

11 Diamonds. 12 When was the last time you had any 0. 13 communication with Mr. Cook? 14 Α. About the same time, if not --15 Q. Could you please be more specific? 16 Α. Sorry. Same time the other boys, 17 Mark, John. 18 Q. 1999 --19 Α. Yes. 20 Q. -- or prior? 21 Α. '4, yes. 22 0. Do you have any actual knowledge about the name under which he runs his store? 23 24 Α. I believe again it's Van Scoy

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Diamonds, according to the Internet. 1 2 Q. Okay. 3 MR. QUINN: Let's go off the record 4 for a minute. 5 THE VIDEOGRAPHER: Off the record, 6 3:58. 7 * * * 8 (Whereupon, a short recess was 9 taken.) 10 11 THE VIDEOGRAPHER: Back on the Page 136